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APPLICATION NO. FILING I		ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/900,701 07/05/2001		07/05/2001	Takashi Naiki	81876.0022 3950		
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HOGAN &		= :	PEREZ, ANGELICA			
500 S. GRA SUITE 1900		NUE		ART UNIT	PAPER NUMBER	
LOS ANGE	LES, CA	90071-2611	2684	12		
				DATE MAILED: 07/07/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

•	_	Ap	plication No.	Applicant(s)	ग़				
Office Action Summary			9/900,701	NAIKI, TAKASHI					
			aminer	Art Unit					
			gelica M. Perez	2684					
Period fo	The MAILING DATE of this commu or Reply	nication appears	on the cover sheet w	vith the correspondence addres	s				
THE I - Exter after - If the - If NC - Failu - Any r	ORTENED STATUTORY PERIOD IN MAILING DATE OF THIS COMMUN nations of time may be available under the provision SIX (6) MONTHS from the mailing date of this comperiod for reply specified above is less than thirty (period for reply is specified above, the maximum set to reply within the set or extended period for reply ereceived by the Office later than three months ad patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). munication. 30) days, a reply within tatutory period will app y will, by statute, causi	In no event, however, may and the statutory minimum of the ply and will expire SIX (6) MO e the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this community. BANDONED (35 U.S.C. § 133).	nication.				
1)⊠	Responsive to communication(s) fil	ed on <u>3-12-04.</u> .							
2a)	This action is FINAL .	2b) @ This actio	on is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
5)□ 6)⊠ 7)□	Claim(s) <u>1-12</u> is/are pending in the 4a) Of the above claim(s) is/a Claim(s) is/are allowed. Claim(s) <u>1-12</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict of the subject of th	are withdrawn fr							
Applicati	on Papers								
10)□	The specification is objected to by the drawing(s) filed on is/are Applicant may not request that any objected Replacement drawing sheet(s) including the oath or declaration is objected the specific or declaration is objected to by the specific or declaration is objected to be specification in the specific or declaration is objected to be specification.	e: a) accepted action to the drawing the correction is	ring(s) be held in abeya s required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.					
Priority ι	ınder 35 U.S.C. §§ 119 and 120								
* \$ 13)	Acknowledgment is made of a clair All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the International See the attached detailed Office activations as pecific reference was included 7 CFR 1.78. 1. The translation of the foreign late acknowledgment is made of a claim acknowledgmen	documents had documents had documents had documents had been done on a list of the for domestic prized in the first seem the seem of the domestic prize for domestic prize for domestic prize documents had document	ve been received. ve been received in a locuments have been CT Rule 17.2(a)). ne certified copies no ority under 35 U.S.Contence of the specific onal application has lority under 35 U.S.Contence of the specific	Application No In received in this National Staget received. It is \$ 119(e) (to a provisional application or in an Application Databeen received. It is \$ 120 and/or 121 since a sp	olication) a Sheet. pecific				
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2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (mation Disclosure Statement(s) (PTO-1449)		5) 🔲 Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152					

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DETAILED ACTION

1. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

2. Applicant's arguments filed on March 12, 2004 have been fully considered but they are not persuasive.

In the remarks the applicant argued in substance:

(A) In page 8, lines 13 and 14, "...the transmission function...is operated <u>at all times.</u>

In response to argument (A), the examiner pointed on column 8, lines 50-54 or page 4, lower portion of claim 1 and the entire claim 2, "circuitry connected to said receiver to decode said control commands... at least one option...given code" and "one option which is deactivated is outgoing audible communications." Where broadly interpreted, it is shown that the transmission function is not operable at all times.

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(B) Similarly, on page 8, lines 18-25, the applicant states "the present invention requires enabling/disenabling of the transmission functions...turn off only the transmission functions while maintaining information processing functions which enables the performance of certain operations..."

In response to argument (B), the examiner pointed on column 8, lines 50-54 or page 4, lower portion of claim 1 and the entire claim 2, "circuitry connected to said receiver to decode said control commands... at least one option...given code" and "one option which is deactivated is outgoing audible communications." And for further reference claims 3 and 4, "...option which is deactivated is audible signals..."; "...option is re-enabled." The reference shows that there is enabling/disabling; e.g., "deactivated" and "re-enabled", respectively.

(C) In page 9, lines 11-17, the applicant points that "wherein said wireless transmission/reception section is adapted to serve as a dedicated wireless receiver when said transmission functions ... are disabled".

In response to argument (C), ON page 1, paragraph 0012, Pitts points existing art that teaches what is claimed. E.g., When the...the device inhibits the transmission of a signal from the device." Therefore, the device becomes a "dedicated receiver".

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 1-12 are rejected under 35 U.S.C. 102(e) as being anticipated by Pitts (Pitts, Robert L.; US Pub.No.: 2001/0031631 A1).

Regarding claim 1, Pitts teaches of a portable information apparatus having communications tools, the portable information apparatus including (paragraph 0001): a wireless transmission/reception section for transmitting to and receiving from an external wireless transmitter/receiver electromagnetic signals (column 8, lines 48-49): an operation section for performing various operations (column 8, lines 57-63); a display section for displaying status of the operations made by the operation section, and status and the results of transmission/reception operations made by the wireless transmission/reception section (figure 1B, item 114; e.g., "callee is in secure area, call back later"; column 4, line 5); and a control section connected with the wireless transmission/reception section (figure 2, item 242; column 8, lines 50-63), operation

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section (figure 2, items 240 and 242), and display section (figure 3, item 312), for controlling overall actions of said portable information apparatus, where the operation section has selection means for selectively enabling/disenabling the transmission functions of the wireless transmission/reception section (e.g., options being "deactivate" and "re-enable"; column 8, lines 50-54).

Regarding claim 3, Pitts teaches all the limitations according to claim 1. Also, he teaches where the portable information apparatus further comprises reception means (figure 2, item 218), within or outside the wireless transmission/reception section, for receiving a communication prohibition signal and/or a communication permission signal transmitted from an external facility, and for enabling/disenabling the transmission functions of the wireless transmission/reception section upon receipt of the communication prohibition signal and/or the communication permission signal (e.g., where "deactivate" and "re-enable" are prohibition and permission signals; column 8, lines 45-63).

Regarding claims 2 and 4, Pitts teaches all the limitations of the apparatus in claims 1 and 3, respectively. In addition, Pitts teaches where the wireless transmission/reception section is adapted to serve as a dedicated wireless receiver when the transmission functions of the wireless transmission/reception section are disenabled (column 6, lines 12-23).

Regarding claim 6, Pitts teaches all the limitations according to claim 3. Pitts also teaches where the portable information apparatus further comprises: a data section for storing data regarding the portable information apparatus (e.g., "stored information"

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tells us of the existence of a storing data section; column 5, lines 29-31); a discrimination section, adapted to receive the results of the reception from the reception means and receive data from the data section, for setting the transmission function of the wireless transmission/reception section enabled or disenabled, based on the results received from the reception means and the data received from the data section (column 5, lines 29-34).

Regarding claim 7, Pitts teaches of a control system for controlling portable information apparatuses having communications tools, the control system having a transmitter for transmitting a communication prohibition signal and/or a communication permission signal to the portable information apparatuses, said transmitter installed at a location where transmissions of electromagnetic waves from the portable information apparatuses are prohibited (column 9, lines 18-19).

Regarding claim 9, Pitts teaches all the limitations according to claim 7. Pitts also teaches where the transmitter is operated under predetermined conditions (column 9, lines 7-12).

Regarding claim 10, Pitts teaches all the limitations according to claim 7. Moreover, Pitts teaches where a control system comprises a multiplicity of transmitters defined in claim 7 (column 9, lines 1-5).

Regarding claim 11, Pitts teaches of an apparatus equipped with a controller (fig 2, item 242) for controlling portable information apparatuses having communications tools, the apparatus comprising a transmitter (fig 2, item 218) for transmitting a communication prohibition signal and/or a communication permission signal to the

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portable information apparatuses, wherein said transmitter is installed on an apparatus that can be influenced by electromagnetic waves transmitted from the portable information apparatuses (column 9, lines 20-25).

Regarding claims 5, 8 and 12, Pitts teaches all the limitations according to claims 3, 7 and 11. Pitts further teaches where the communication prohibition signal and/or the communication permission signal are/is weaker than the electromagnetic waves transmitted from the wireless transmission/reception section of the portable information apparatus (e.g., where is well known in the art that the lower the power, the weaker the generated signal; columns 6 and 9, lines 32-48 and 18-19).

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Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

US Patent No.: 6,496,703 B1, teaches of a system disabling wireless communication devices.

US Patent No.: 6,201,973, relates to a mobile communications apparatus adapted to a plurality of transmission inhibition areas.

US Patent No.: 6,052,577, refers to a limiting system and portable phone.

US Patent No.: 6,233,448, teaches of a system, method and apparatus for activation/deactivation features based upon position.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Angelica Perez whose telephone number is 703-305-8724. The examiner can normally be reached on 7:15 a.m. - 4:45 p.m., Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 703-308-7745. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC 2600's customer service number 703-306-0377.

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Apgelica Perez (Examiner)

June 1, 2004

NAY MAUNG
SUPERVISORY PATENT EXAMINED

Nay A. Maung (Supervisor)

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